J\$ 44C/SDNY REV. 12/2005

CIVIL COVER SHEET

The JS-44 civil cover sheet and the information contained herein) replied have no so pleagent the filing and territ of pleadings or other papers as required by law, except as provided by look rules at course, this form, approved by be Judicial Conference of the United States in September 1974, is required for use of the Court for the purpose of initiating the civil docket sheet.

| PLAINTIFFS Matthew T | orres | | DEFENDANTS St. Peter's College and Albertan Security Services, LLC i/s/h AlliedBarton Security Services, Inc. | | | | | | | |
|--|--|---------------------------------|---|---|--|--|--|--|--|--|
| ATTORNEYS / FIRM NA | ME, ADDRESS, AND TE | LEDUCNE AUTOES | | | · | ses, nic. | | | | |
| | 34 Birchwood Park (| | | ATTORNEYS (IF KNOWN) | | | | | | |
| Jericho, NY 11753 | (516) 938-0877 | | Shafer Glazer, LLP, 90 John Street, 6th Floor, New York, N' 10038 (212) 267-0011 | | | | | | | |
| CAUSE OF ACTION (cn | TE THE U.S. CIVIL STATUTE | UNDER WHICH YOU ARE FI | ILING AN | DWRITE ABRIEFS | TAT HEN POR CAUSE | | | | | |
| 28 U.S.C. §1441(b) occurred in New Je |) allows for removal a | and it is a claim for pe | rsonal | injuries arising | ou phá n alleged a OCT 1 | ssault which | | | | |
| Has this or a similar case | e been previously filed in S | SDNY at any time? No 🛣 | Yes? | Judge Previo | usi Assigles | SDAV | | | | |
| If yes, was this case Vo | I□ Invol. □ Dismissed | I. No□ Yes□ If yes, | give da | te | LCASH | IERS | | | | |
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| | TORT | S | FORFE | TURE/PENALTY | BANKRUPTCY | OTHER STATUTES | | | | |
| CONTRACT | PERSONAL INJURY | PERSONAL INJURY | []610 []620 | AGRICULTURE FOOD & DRUG | [] 422 APPEAL 28 USC 158 | []400 STATE | | | | |
| | ACTIONS UNDER STATUTES CIVIL RIGHTS [] 441 VOTING [] 442 EMPLOYMENT [] 443 HOUSING ACCOMMODATIONS [] 444 WELFARE [] 445 AMERICANS WITH DISABILITIES - | | []630 []640 []650 []650 []660 LABOR []710 []720 []730 | DRUG RELATED SEIZURE OF PROPERTY 21 USC 881 LIQUOR LAWS RR & TRUCK AIRLINE REGS OCCUPATIONAL SAFETY/HEALTH OTHER FAIR LABOR STANDARDS ACT LABORMGMT RELATIONS LABORMGMT REPORTING & DISCLOSURE ACT | [] 423 WITHDRAWAL 28 USC 157 PROPERTY RIGHTS [] 820 COPYRIGHTS [] 830 PATENT [] 840 TRADEMARK SOCIAL SECURITY [] 861 MIA (1395FF) [] 862 BLACK LUNG (923) [] 863 DIWC (405(g)) [] 864 SSID TITLE XVI [] 865 RSI (405(g)) FEDERAL TAX SUITS [] 870 TAXES [] 871 TRS-THIRD PARTY 20 USC 7609 | REAPPORTIONMENT [440 ANTITRUST [430 BANKS & BANKING [] 450 COMMERCEACC RATES/ETC [] 460 DEPORTATION [470 RACKETEER INFLU- ENCED & CORRUPT ORGANIZATION ACT (RICO) [] 480 CONSUMER CREDIT (] 490 CABLE/SATELLITE TV (] 810 SELECTIVE SERVICE [] 850 SELECTIVE SERVICE [] 875 COMMODITIES/ EXCHANGE [] 875 CUSTOMER CHALLENGE 12 USC 3410 [] 891 AGRICULTURE ACTS [] 892 ECONOMIC STABILIZATION ACT [] 893 ENVIRONMENTAL MATTERS [] 894 ENERGY ALLOCATION ACT [] 895 FREEDOM OF INFORMATION ACT [] 900 APPEAL OF FEE DETERMINATION UNDER EQUAL ACCESS TO JUSTICE [] 990 OTHER STATUTES [] 990 OTHER STATUTORY ACTIONS | | | | |
| Check if demanded | in complaint: | | | | | | | | | |
| CHECK IF THIS IS A UNDER F.R.C.P. 23 | | DO YOU CLAIM T IF SO, STATE: | HIS CAS | SE IS RELATED 1 | TO A CIVIL CASE NOW | PENDING IN S.D.N.Y.? | | | | |
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| Check YES only if demand | led in complaint S □ NO | | | - " | n explanation of why case | | | | | |

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| DEFENDANT(S) A | | | | | | | | | | | | | | | |
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| Magistrate Judge | is to be | desi | gnated | by the | Clerk of | the Co | ourt. | | | | | | | | |
| Magistrate Judge | | | | | | | | | | | ie en D | esignated. | | | |
| Michael McMah | | k of | Court by | / | | De | puty Clerk | , DATI | ΞD _ | | _ 13 30 D | · | | | |
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UNITED STATES DISTRICT COURT (NEW YORK SOUTHERN)

707 CIV 9323

| UNITED STATES DISTRICT COURT |
|-------------------------------|
| SOUTHERN DISTRICT OF NEW YORK |

----X NOTICE OF REMOYUDGE HOLWELL

MATTHEW TORRES,

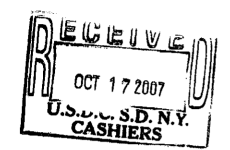
Plaintiff,

DOCKET NO.:

-against-

ST. PETER'S COLLEGE and ALLIEDBARTON SECURITY SERVICES, INC.,

Defendant.



TO THE CLERK OF THE ABOVE-ENTITLED COURT:

Defendant ALLIEDBARTON SECURITY SERVICES, LLC I/S/H ALLIEDBARTON SECURITY SERVICES, INC. hereby files this Notice of Removal of the above-described action to the United States District Court for the Southern District of New York from the New York State Supreme Court, New York County, where the action is now pending as provided by Title 28, U.S. Code, Chapter 89 and states:

- 1. ALLIEDBARTON SECURITY SERVICES, LLC I/S/H ALLIEDBARTON SECURITY SERVICES, INC. is the defendant in the above entitled action.
- 2. The above entitled action was commenced in the Supreme Court, New York County, State of New York and is now pending in that court. A copy of the plaintiff's complaint setting forth the claim for relief upon which the action is based was first received by the Defendant on October 4, 2007.
- 3. The action is a civil action for a personal injuries as a result of an alleged assault and the United States District Court for the Southern District of New York has jurisdiction by reason of the diversity of citizenship of the parties.
- 4. Plaintiff is now and at the time the state action was commenced a citizen of the State of New York and Defendant ALLIEDBARTON SECURITY SERVICES, LLC I/S/H ALLIEDBARTON SECURITY SERVICES, INC. is now and at the time the state action was commenced a citizen of the State of Delaware and defendant ST. PETER'S COLLEGE is a resident of New Jersey. The matter in controversy exceeds, exclusive of costs and disbursements, the sum or value of \$150,000. No change of citizenship of parties has occurred since the commencement of the action. Defendant is not a citizen of the state in which the action was brought.
- 5. A copy of all process, pleadings, and orders served upon Defendant is filed with this notice.
- 6. Defendant will give written notice of the filing of this notice as required by 28 U.S.C.A. § 1446(d).
- 7. A copy of this notice will be filed with the clerk of the Supreme Court, New York County, as required by 28 U.S.C. § 1446(d).

Dated:

New York, NY

October 17, 2007

SHAFER GLAZER, LLP

Attorneys for ALLIEDBARTON SECURITY SERVICES, LLC I/S/H ALLIEDBARTON SECURITY SERVICES, INC.

By:

HOWARD S. SHAFER (HS5101)

90 John Street, 6th Floor New York, New York 10038

(212) 267-0011

ST. Peter's College 2641 Kennedy Boulevard Jersey City, NJ 07306

Beal & Beal, Esqs. Mr. Kenneth I. Beal 34 Birchwood Park Crescent Jericho, NY 11753

CERTIFICATE OF SERVICE

| I hereby certify that a copy of the foregoing Notice of Removal and Rule 7. were mailed by first class mail, postage prepaid this October, 2007, to all counsel of record a on the service list below. | |
|--|--|
| | |

HOWARD S. SHAFER (HS5101) For the Firm

SERVICE LIST

ST. Peter's College 2641 Kennedy Boulevard Jersey City, NJ 07306

Beal & Beal, Esqs. Mr. Kenneth I. Beal 34 Birchwood Park Crescent Jericho, NY 11753 UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF NEW YORK

-----x RULE 7.1 STATENHINGE HOLWELL

MATTHEW TORRES,

Plaintiff,

DOCKET NO .:

-against-

ST. PETER'S COLLEGE and ALLIEDBARTON SECURITY SERVICES, INC.,

Defendant.

OCT 172007
U.S.D.C. S.D. N.Y.
CASHIERS

TO THE CLERK OF THE ABOVE-ENTITLED COURT:

Pursuant to Rule 7.1 of the Federal Rules of Civil Procedures Allied Security

Holdings LLC ("Allied Parent"), a Delaware limited liability company with its principal place of
business in King of Prussia, PA is the sole member of AlliedBarton Security Services LLC

Dated:

New York, NY October 17, 2007

SHAFER GLAZER, LLP

Attorneys for ALLIEDBARTON SECURITY SERVICES, LLC I/S/H ALLIEDBARTON SECURITY SERVICES, INC.

By:

HOWARD S. SHAFER (HS5101)

90 John Street, 6th Floor New York, New York 10038

(212) 267-0011

ST. Peter's College 2641 Kennedy Boulevard Jersey City, NJ 07306

Beal & Beal, Esqs. Mr. Kenneth I. Beal 34 Birchwood Park Crescent Jericho, NY 11753

SUPREME COURT OF THE STATE OF NEW YORK COUNTY OF NEW YORK

MATTHEW TORRES

Index No.: 07- 119350

() () ()

Plaintiff.

Plaintiff designates
New York County as the

Place of trial

-against-

The basis of the venue is where the plaintiff

resides.

SUMMONS:

ST. PETER'S COLLEGE and ALLIEDBARTON SECURITY SERVICES, INC.

Plaintiff resides at 280 Madison Street

Apt. #511

New York, NY 10002 County of New York

To the above named defendants.

Defendants.

YOU ARE HEREBY SUMMONED to answer the complaint in this action and to serve a copy of your answer, or, if the complaint is not served with this summons, to serve a notice of appearance, on the plaintiff's Attorney(s) with 20 days after the service of this summons, exclusive of the day of service (or within 30 days after service is complete if this summons is not personally delivered to you within the State of New York); and in case of your failure to appear or answer, judgment will be taken against you by default for relief demanded in the complaint.

Dated: August 15,2007

Defendant's address: ST. PETER'S COLLEGE 2641 Kennedy Boulevard Jersey City, New Jersey 07306

BEAL & BEAL, ESQS. Attorney for the Plaintiff 34 Birchwood Park Crescent Jericho, New York 11753 (516) 938-0877

ALLIEDBARTON SECURITY SERVICES, INC. 3606 Horizon Drive King of Prussia, Pennsylvania 19406

NEW YORK COUNTY CLERK'S OFFICE

SEP # 2 200

NOT COMPARED WITH COPY FILE

| SUPREME COURT OF THE STATE OF NEW YORK COUNTY OF NEW YORK | |
|--|---|
| MATTHEW TORRES | Х |

Plaintiff.

VERIFIED COMPLAINT

Index No:

-against-

ST. PETER'S COLLEGE and ALLIEDBARTON SECURITY SERVICES. INC.

Defendants,

Plaintiff, by his attorney(s), BEAL & BEAL, ESQS, complaining of the defendants respectfully alleges as follows:

AS AND FOR A FIRST CAUSE OF ACTION ON BEHALF OF THE PLAINTIFF MATTHEW TORRES

- That upon and belief and at all times hereinafter mentioned, plaintiff was and still is a resident of the County, City, and State of New York.
- That upon information and belief and at all times hereinafter mentioned.
 Defendant ST. PETER'S COLLEGE was and still is a private educational institution existing by virtue of the laws of the State of New Jersey, with a location at 2641 Kennedy Boulevard, Jersey City, New Jersey.
- 3. That upon information and belief and at all times hereinafter mentioned, defendant ALLIEDBARTON SECURITY SERVICES. INC. is a domestic corporation with a corporate office located at 3606 Horizon Drive. King of Prussia, Pennsylvania.

- That upon information and belief and at all times hereinafter mentioned. 4. defendant ALLIEDBARTON SECURITY SERVICES, INC. is a foreign corporation with a corporate office located at 3606 Horizon Drive, King of Prussia, Pennsylvania,
- 5. That upon information and belief, and at all times hereinafter mentioned, the defendant ST. PETER'S COLLEGE, was the owner, lessee, permittee, or otherwise in possession and control of the facility located at 2641 Kennedy Boulevard, Jersey City, New York 07036.
- 6. That upon information and belief, and at all times herein mentioned, the defendant ALLIEDBARTON SECURITY SERVICES, INC. was hired and retained by defendant ST. PETER'S COLLEGE to provide security services for the students and college community at large.
- 7. That upon information and belief and at all times herein mentioned, both the defendants undertook and obligated themselves to the students at the school to secure, maintain and operate it with a due and proper regard for the safety of its students, including plaintiff herein.
- That on or about the 8th day of December, 2006, while the plaintiff was 8. lawfully on the campus of defendant ST. PETER'S COLLEGE, he was viciously assaulted and caused to sustain serious injuries resulting from the defendants' failure to provide proper supervision and security; that the defendants, its agents, servants, and/or employees negligently caused and permitted a hazardous and dangerous condition to exist by virtue of its failure to properly hire and train security personnel, and to operate, maintain and

- secure said school premises, thereby endangering it's students, specifically the plaintiff herein.
- 9. The defendants, it's agents, servants and/or employees were reckless, careless and negligent in failing to provide proper, sufficient, competent and adequate security to the students, lawfully at the subject school, in failing to hire trained and competent personnel; in failing to have efficient and knowledgeable security personnel; in causing and creating a hazardous and dangerous condition at the school: in leaving students in dangerous circumstances; in violating the applicable security rules and security regulations; and the defendants, its agents, servants and for employees, were otherwise reckless, careless and negligent.
- 10. That as a result of both of the defendants' negligence, plaintiff MATTHEW TORRES was caused to suffer severe and permanent injuries, including severe facial scarring; further plaintiff required hospital attention and may require such care in the future; plaintiff became substantially disabled; experienced extreme mental anguish and distress, psychological injuries and trauma: plaintiff was unable to attend to his usual duties and activities; and further experienced extreme pain and suffering; difficulty in sleeping; nightmares, and plaintiff has been otherwise damaged, all of which are permanent in nature and continuing into the future.
- 11. That by reason of the foregoing, the plaintiff MATTHEW TORRES, has been damaged in a sum to be determined by a court of competent jurisdiction which exceeds the jurisdictional limit of all lower courts.

WHEREFORE, plaintiff demands judgment against both defendants in the First Cause of Action in a sum to be determined by a court of competent jurisdiction which exceeds the jurisdictional limits of all lower courts.

Dated: Jericho. New York August 15, 2007

Yours/etc.

BEAL & BEAL, ESQS.
Attorneys for Plaintiff
MATTHEW TORRES
By: Kenneth f. Beal, Esq.
34 Birchwood Park Crescent
Jericho, New York 11753

(516) 938-0877